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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/990,987 11/21/2001		11/21/2001	Risto Kivipuro	460-010723-US(PAR)	3443	
2512	7590	11/22/2005		EXAMINER		
PERMAN 425 POST R		V	CANGIALOSI, SALVATORE A			
FAIRFIELD, CT 06824				ART UNIT	ART UNIT PAPER NUMBER	
	,			3621		

DATE MAILED: 11/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		09/990,987	KIVIPURO ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Salvatore Cangialosi	3621				
	The MAILING DATE of this communication app	1	correspondence address				
Period for Reply							
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE asions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir vill apply and will expire SIX (6) MONTHS from 1, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
2a)⊠	Responsive to communication(s) filed on <u>12 Sec</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.					
Disposition of Claims							
5)□ 6)⊠ 7)□ 8)□ Applicati	Claim(s) 1-33 is/are pending in the application.  4a) Of the above claim(s) 26-29,31,32 is/are wire Claim(s) is/are allowed.  Claim(s) 1-25,30 and 33 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or on Papers  The specification is objected to by the Examine The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or other contents.	thdrawn from consideration.  r election requirement.  r.  epted or b) □ objected to by the					
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	nder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Attachment	(c)						
_	e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate				
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	5) Notice of Informal F 6) Other:	Patent Application (PTO-152)				

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- 1. The restriction requirement dated 01/28/2005 was previously made final. The remote ordering is a subclass limitation since claims 6 and 7 state that a charge may be imposed for a remotely delivered content packet which fits within the subclass definitions.
- 2. The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

3. Claims 1-14, 15-25, 30 and 33 are rejected under 35 U.S.C. 103 as being unpatentable over Kaydyk et al(6209111) in view of either Ginter et al (5892900) or Watanabe et al(6084888).

Regarding claim 1, Kaydyk et al (See Figs. 7 and 11, Col. 1, lines 45-65, Col. 9, lines 50-65,) disclose a method for associating content with a data structure(header) in a wireless communication device substantially as claimed. The differences between the above and the claimed invention is the

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use of explicit data structure definition. It is noted that the claim appears to read on all wireless packets with headers. of Ginter et al (See Figs 5b, 17, 20, 26-30) or Watanabe et al (See Fig. 5-7, 11-12 and claims 1-11) show packets with complex headers in a wireless environment. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Kaydyk et al because packet headers are conventional functional equivalents of the claim limitations. Regarding the data limitations of claim 2, Ginter et al (See Figs 5b, 17, 20, 26-30) or Watanabe et al (See Fig. 5-7, 11-12 and claims 1-11) show packets with complex headers in a wireless environment that are conventional functional equivalents of the claim limitations. Regarding server limitations of claim 3, Kaydyk et al (See elements 12 or 16) disclose web server equivalents that is conventional functional equivalent of the claim limitations. Regarding storage limitations of claim 4, Kaydyk et al (See elements 59 and 61) disclose storage that is conventional functional equivalent of the claim limitations. Regarding the separate storage limitations of claim 5, Kaydyk et al (See Figs. 7 and 11, Col. 1, lines 45-65, Col. 9, lines 50-65,) disclose a method for associating content with a separate data structure(header) in a wireless communication device that are conventional functional equivalents of the claim limitations. Regarding definition limitations of claim 6, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex

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packet header that is conventional functional equivalent of the claim limitations. Regarding charge limitations of claim 7, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes usage charge that is conventional functional equivalent of the claim limitations. Regarding protection limitations of claim 8, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes copy protection that is conventional functional equivalent of the claim limitations. Regarding the encryption limitations of claim 9, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes encryption that are conventional functional equivalents of the claim limitations. Regarding content limitations of claim 10, Ginter et al (See Figs 5b, 17, 20, 26-30) show multimedia content definition within a complex packet header that is conventional functional equivalent of the claim limitations. Regarding executable limitations of claim 11, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes executable code that is conventional functional equivalent of the claim limitations. Regarding storage limitations of claim 12, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes storage definition that is conventional functional equivalent of the claim limitations. Regarding classification limitations of claim 13 Ginter et al

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(See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes multimedia data classified by type that is conventional functional equivalent of the claim limitations. Regarding information limitations of claim 14, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes new data that is conventional functional equivalent of the claim limitations. Regarding claim 15, Kaydyk et al (See Figs. 7 and 11, Col. 1, lines 45-65, Col. 9, lines 50-65,) disclose a means for associating content with a data structure(header) in a wireless communication device substantially as claimed. The differences between the above and the claimed invention is the use of explicit data structure definition. It is noted that the claim appears to read on all wireless packets with headers. Each of Ginter et al (See Figs 5b, 17, 20, 26-30) or Watanabe et al (See Fig. 5-7, 11-12 and claims 1-11) show packets with complex headers in a wireless environment. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Kaydyk et al because packet headers are conventional functional equivalents of the claim limitations. Regarding the data limitations of claim 16, Ginter et al (See Figs 5b, 17, 20, 26-30) or Watanabe et al (See Fig. 5-7, 11-12 and claims 1-11) show packets with complex headers in a wireless environment that are conventional functional equivalents of the claim limitations. Regarding server limitations of claim 17,

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Kaydyk et al (See elements 12 or 16) disclose web server equivalents that is conventional functional equivalent of the claim limitations. Regarding the separate storage limitations of claim 18, Kaydyk et al (See Figs. 7 and 11, Col. 1, lines 45-65, Col. 9, lines 50-65,) disclose a method for associating content with a separate data structure (header) in a wireless communication device that are conventional functional equivalents of the claim limitations. Regarding version limitations of claim 19, Ginter et al (See Figs 5b, 17, 20, 26-30) show different content definition within a complex packet header that is conventional functional equivalent of the claim limitations. Regarding definition limitations of claim 20, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that is conventional functional equivalent of the claim limitations. Regarding charge limitations of claim 21, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes usage charge that is conventional functional equivalent of the claim limitations. Regarding protection limitations of claim 22, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes copy protection that is conventional functional equivalent of the claim limitations. Regarding the encryption limitations of claim 23, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes encryption that are conventional functional

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equivalents of the claim limitations. Regarding classification limitations of claim 24 Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes multimedia data classified by type that is conventional functional equivalent of the claim limitations. Regarding searching limitations of claim 25, Ginter et al (See Figs 5b, 17, 20, 26-30) show content definition within a complex packet header that includes pointers that is conventional functional equivalent of the claim limitations. Regarding claim 30, Kaydyk et al (See Figs. 7 and 11, Col. 1, lines 45-65, Col. 9, lines 50-65,) disclose a method for associating content with a data structure(header) in a wireless communication device substantially as claimed. The differences between the above and the claimed invention is the use of explicit data structure definition. It is noted that the claim appears to read on all wireless packets with headers. Each of Ginter et al (See Figs 5b, 17, 20, 26-30) or Watanabe et al (See Fig. 5-7, 11-12 and claims 1-11) show packets with complex headers in a wireless environment including charging for encrypted content. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Kaydyk et al because packet headers are conventional functional equivalents of the claim limitations. Regarding claim 33, Kaydyk et al (See Figs. 7 and 11, Col. 1, lines 45-65, Col. 9, lines 50-65,) disclose a method for associating content with a data structure (header) in a

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wireless communication device substantially as claimed. The differences between the above and the claimed invention is the use of explicit data structure definition. It is noted that the claim appears to read on all wireless packets with headers. Each of Ginter et al (See Figs 5b, 17, 20, 26-30) or Watanabe et al (See Fig. 5-7, 11-12 and claims 1-11) show packets with complex headers in a wireless environment including storage. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Kaydyk et al because packet headers are conventional functional equivalents of the claim limitations.

Examiner's Note: Although Examiner has cited particular columns, line numbers and figures in the references as applied to the claims above for the convenience of the applicant(s), the specified citations are merely representative of the teaching of the prior art that are applied to specific limitations within the individual claim and other passages and figures may apply as well. It is respectfully requested that the applicant(s), in preparing the response, fully consider the items of evidence in their entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

Applicants arguments dated 9/12/05 have been considered but are not persuasive. Applicants appear to argue each item of evidence when viewed in a vacuum instead of what they suggest.

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The applicants still fail to grasp that a header which is included in all packets is a data structure.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to Salvatore Cangialosi at telephone number (571) 272-6927. The examiner can normally be reached 6:30 Am to 5:00 PM, Tuesday through Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell, can be reached at (571)272-6712.

Any response to this action should be mailed to:

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Art Unit: 3621

## or faxed to (703)872-9306

Hand delivered responses should be brought to

United States Patent and Trademark Office Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 3600 Customer Service Office whose telephone number is (703) 306-5771.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ALVATORE CANGIALOS PRIMARY EXAMINER ART UNIT 222